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5	Facsimile: (702) 444-4455 Email: Kristina@richardharrislaw.com	
6	Attorney for Defendant, The Estate of Daniel W. Halseth	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9	AMERICAN GENERAL LIFE INSURANCE COMPANY CASE NO.	
10	Plaintiff,	2:23-cv-00188-APG-DJA
11	vs.	9
12	BOGDANA HALSETH and THE ESTATE OF DANIEL	SECOND AMENDED STIPULATION AND ORDER FOR
13	W. HALSETH, by and through its Special Administrator, JORDAN DANIEL HALSETH	DISBURSEMENT AND DISMISSAL
14	Defendants.	
15	Daniel Halseth had purchased a life insurance policy with Plaintiff, American General Life Insurance Company. ¹ On or about April 9, 2021, Daniel Halseth died. ² Although they were	
16		
17	divorced, Defendant, Bogdana Halseth, made a claim to the life insurance policy. ³ Because of the	
18		
19	disputed claims to the policy, Plaintiff, American General Life Insurance Company, was forced to file this interpleader case. ⁴ Defendant, Bogdana Halseth, has withdrawn her claim to the insurance	
20	policy. ⁵ On or about June 30, 2023, Plaintiff, American General Life Insurance Company, deposite	
21	\$408,912.79 with the Court. ⁶	
22	Therefore, Plaintiff, by and through its undersigned counsel, and Defendants, by and through	
23		
24	their undersigned counsel, hereby stipulate and agree as follows: IT IS FURTHER STIPULATED AND AGREED that Defendant, Bogdana Halseth,	
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26	withdraws any claim to the life insurance funds on deposit with the Court.	
27	¹ See, Complaint [DOC 1] ² See, Complaint [DOC 1]	
28	³ See, Complaint [DOC 1] ⁴ See, Complaint [DOC 1]	
	 See, Complaint [DOC 1] See, Complaint [DOC 1] See, Certificate of Cash Deposit [DOC 23] 	
	j bee, Certificate of Cash Deposit [DOC 25]	

hough they were olicy.³ Because of the ompany, was forced to r claim to the insurance ince Company, deposited fendants, by and through ogdana Halseth, Page 1 of 2

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KRISTINA R. WELLER, ESQ.

1 IT IS FURTHER STIPULATED AND AGREED that Plaintiff, American General Life 2 Insurance Company, is entitled to \$10,000 for fees and costs. 3 IT IS FURTHER STIPULATED AND AGREED that the remaining \$398,912.79 plus any 4 accrued interest be released to the Richard Harris Law Firm in trust as the attorney for Defendant, 5 the Estate of Daniel Halseth and its attorney. 6 IT IS FURTHER STIPULATED AND AGREED that American General is hereby 7 discharged with prejudice from any and all liability to the Defendants and to any person, firm, estate, 8 corporation, or entity on account of or in any way related to American General Life Insurance Company policy number YMD7447730 issued to the late Daniel Halseth and/or relating to the 10 handling or processing of any claims made under American General Life Insurance Company policy 11 number YMD7447730 issued to the late Daniel Halseth. 12 IT IS FURTHER STIPULATED AND AGREED that this matter may be dismissed with 13 prejudice. 14 5/20/24 /s/ Michael J. Hoover /s/ David P. Donahue 15 David Donahue, Esq. Date Michael Hoover, Esq. Bressler, Amery & Ross, P.C. Interpleader Law, LLC 16 ddonahue@bressler.com michael.hoover@interpleaderlaw.com 17 Attorney for Plaintiff Attorney for Defendant, Bogdana Halseth 18 5/20/24 19 Kristina R. Weller, Esq. Date 20 Richard Harris Law Firm Email: Kristina@richardharrislaw.com 21 Attorney for Defendant, The Estate of Daniel W. Halseth 22 23 IT IS SO ORDERED. 24 Dated: _ May 22, 2024 25 UNITED STATES DISTRICT COURT JUDGE 26 Submitted by: RICHARD HARRIS LAW FIRM 27

5/20/24

Date